Khalid Miller Plaintiff(s) Vs. CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983 Plaintiff(s) demand(s) a trial by: JURY Plaintiff(s) as follows: FILED JAN 10 2024 AT	UNITED STATES DISTRICT COURT	, wh
Plaintiff(s) demand(s) a trial by: JURY OCOURT (Select out PPS) DEAD. Plaintiff(s) in the above-captioned action, allege(s) as follows: JURISDICTION 1. This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201. PARTIES 2. Plaintiff: Address: Synacuse New ork. 13202 Additional Plaintiffs may be added on a separate sheet of paper. 3. a. Defendant: Jake Doe Official Position: Case Worker or Justin Coopel.		5:24-6-4
Plaintiff(s) demand(s) a trial by: Defendant(s) Defendant(s) PARTIES Plaintiff(s) demand(s) a trial by: Defendant(s) Defendant(s) PARTIES Parties Address: Defendant: Defendant	Chalco Miller Plaintiff(s)	-) Civil Case No.: 615/7
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	a. Defendant:	
Address:	Official Position: Cusc W	onkentor Justin Woper
Audicos.	Address	
	Address.	

b.	Defendant:	DONN DOE	Linker Accompanie
	Official Position:	Assisting Maintenance Worker	Justin Coopers
	Address:		-
			-
			_
c.	Defendant:		
	Official Position:		
	Address:		_
			_
			_

Additional Defendants may be added on a separate sheet of paper.

4.

Set forth the facts of your case which substantiate your claim of violation of your civil and/or Constitutional rights. List the events in the order they happened, naming defendants involved, dates and places.

FACTS

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

I was living of and on with a Close friend and fellow Church Musician whom I've known for 20 plus years. After becoming reaccountied with Justin Gooper I realized this behavior wasn't quite like t remembered and came to the conclusion that maybe the was or had a nervous breakdown. On any event I vowed with all my innel being, because I grew up in foster care, an Theraputic Foster care home and had a heart for those who softer from mental illness, that I in No under minding terms that this back. And that I was and would be there

any equivocations. So as the Months went on we were both at the Rescue Mission when the Bustin (cooper) stated. Hey Kik you know I got an apartment night, so I'm liked boy then what the Hell are you (we) doing here, so the stated that he had just moved from what we call Murder Mansion on Wi On Ondaga to 1st North St. but be cause he had just moved that the lights werent on yet, so we proceeded to go there and sure enough the lights were not on get, so other about 4 days or so we go back and towards the evening the see from afan that the lights are one so from time to time I would stay there for weeks at a time, but because of Justin's behavior I would remove my self. As of my current state I was on parole and due to me trying to help my friend here who was clearly out of Let's say the State of Keality. For the was going into Stores when we were together stealing and I just couldn't be apart of any criminal behaviors. And all the while times he would get locked up and be out in days and would lose his keys. The doors would slowy be unlocked. and many times I would go by to checke up on Him there would be all type of people over there. Disrespecting HIS place, It would be in Hisarray. SO I would have to kick them out knowing they meant Justin no good. So It came to a point in Feb of 2023 when Justin Really was out of control when I brought a Female companion over and the came out of The restroom with His Penis out and that was like the last straw so Eventhroughout

esc-events not one time viga was doing. See how hadnt 2 months Went unday to Church Drummel Is an Execellent play together often an Church wears. 30 Z Know that norma arrested Dlace aud UNOCCUPIED disannou SO When Rnd) by Chunch. Some other bough aug trame Kadc Jast 11 a u keyboana the. Count and WITH home soon. Contempla He wou In cancer time time she came totally un Protessiona and Was Who worker and inthol halities Would reaponding not Charities CUP be cause Catho Coul of my own out M a week came 10a ct SOM 十IMと hortl UNTI CRW with Came Main tenance AMEN CAN Who came up wasnt com by cayes 301 Form Loc A-3-1

CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

5.

FIRST CAUSE OF ACTION
Compensation for Pain and Suffering
my eyes are not the same, I see refracted
light (like seeing stans periodically everyday, Allday
and slight headaches, and a Bruissel I socket
of the eye
SECOND CAUSE OF ACTION
Compensation for Mental Anguish Replacement of my key board.
Replacement of my key board.
THIRD CAUSE OF ACTION
Parties Involved to be reprimanded
for not being professional, (Fired)
and not Holding to the standards of
Catholic Charities Mission Statement

6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:
3 million dollars for Pain Suffering
Mental angush and lifetime
Twing arrangements paid for
by Catholic Charles
I declare under penalty of perjury that the foregoing is true and correct.
DATED: 1 191 127 - Khalif Millel
Signature of Plaintiff(s) (all Plaintiffs must sign)

02/2010

ONONDAGA COUNTY SHERIFF OFFICE JUSTICE GENTER INMATE CORRESPONDENCE SES SOUTH STATE STREET SYRACUSE, NY 13209-2104



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